Case 17-15645-jkf Doc 25

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B2030 (Form 2030) (12/15)

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF PENNSYLVANIA PHILADELPHIA DIVISION

In	re Jimilou E. Budusky	ase No.	17-15645	
	C	hapter	13	
	AMENDED 9/30/2017 DISCLOSURE OF COMPENSATION OF ATTORNE	Y FOR	DEBTOR	
1.	Pursuant to 11 U.S.C. § 329(a) and Fed. Bankr. P. 2016(b), I certify that I am the atte that compensation paid to me within one year before the filing of the petition in bankr services rendered or to be rendered on behalf of the debtor(s) in contemplation of or is as follows:	uptcy, or a	agreed to be paid to me, for	
	For legal services, I have agreed to accept	\$12	2,500.00	
	Prior to the filing of this statement I have received		\$0.00	
	Balance Due	\$12	2,500.00	
2.	The source of the compensation paid to me was:			
	☑ Debtor ☐ Other (specify)			
3.	The source of compensation to be paid to me is:			
	☑ Debtor ☐ Other (specify)			
4.	✓ I have not agreed to share the above-disclosed compensation with any other perassociates of my law firm.	ve agreed to share the above-disclosed compensation with another person or persons who are not members or ociates of my law firm. A copy of the agreement, together with a list of the names of the people sharing in the		
5.	n return for the above-disclosed fee, I have agreed to render legal service for all aspects of the bankruptcy case, including:			
 Analysis of the debtor's financial situation, and rendering advice to the debtor in determining whether to bankruptcy; 			g whether to file a petition in	
	b. Preparation and filing of any petition, schedules, statements of affairs and plan when the statement of affairs are statement of affairs and plan when the statement of affairs are statement of affairs and plan when the statement of affairs are statement of affairs and plan when the statement of affairs are statement of affairs and affairs are statement of affairs and affairs are statement of affairs and affairs are statement of affairs are statement of affairs and affairs are statement of affairs	nich may b	e required;	
	c. Representation of the debtor at the meeting of creditors and confirmation hearing	and any	adjourned hearings thereof;	

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6. By agreement with the debtor(s), the above-disclosed fee does not include the following services:

Non-Base Attorney Fees. In some Chapter 13 cases, the legal services which are beyond those contemplated in the base fee but must nonetheless be provided by the Attorney prior to or subsequent to confirmation, the client may be charged non-base fees that include: Preparation and filing of amended schedules; Motion to extend stay; Motion to abate or modify plan; Defense of motion to dismiss the case; Defense of Motion to lift any stay; Motion to sell real or personal property; motion to avoid lien; Conversion from chapter 7 to chapter 13; Conversion from chapter 13 to chapter 7; Preparing and filing answers to motion for relief (post confirmation); Attending hearing after confirmation; Negotiation and settlement of Motion for Relief (post confirmation); Consultation regarding reaffirmation agreements; Preparation and filing suggestions of Bankruptcy; Expedited filing of Petition and Petition Schedules; Affidavit of Change of Circumstances; Response to extraordinary requests for information by trustee; mortgae modification approval,; Non-routine services which include fees for representation for adversary actions and negotiation with

trustee (hourly); Any other matter not covered by the base fee (hourly).

CERTIFICATION

Narberth, PA 19072

I certify that the foregoing is a complete statement of any agreement or arrangement for payment to me for representation of the debtor(s) in this bankruptcy proceeding.

09/30/2017 /s/ John L. McClain

Date John L. McClain Bar No. 56081
John L. McClain and Associates
PO Box 123

Phone: (215) 893-9357 / Fax: (888) 857-1967

/s/ Jimilou E. Budusky
Jimilou E. Budusky